



U.S. Department of Justice

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Eastern District of Missouri

Criminal Division

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November 18, 2019

VIA ELECTRONIC MAIL AND SERVICE

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John D. Stobbs, II
STOBBS LAW OFFICES
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Alton, Illinois 62002
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Re: *United States v. Kurt Wallace*
Case No. S2-4:17 CR 526 RLW (DDN)


Dear Messrs. Schattnik and Stobbs:

Please accept this letter as the United States of America's formal request pursuant to Federal Rule of Criminal Procedure 12.1 which requires notice from Mr. Wallace to the United States of any intended alibi defense he may intend to raise in defense to the allegations set forth the second superseding indictment. Please contact me immediately if you need further specificity in this regard.

Accordingly, we request that Mr. Wallace serve written notice upon the United States of any intended alibi defense. This notice must state (a) each specific place where Mr. Wallace claims to have been at the time of each alleged offense; and (b) the name, address, and telephone number of each alibi witness on whom Mr. Wallace intends to rely.

Consistent with Rule 12.1, please provide Mr. Wallace's response not later than Monday, December 2, 2019. Thank you.

Very truly yours,



THOMAS REA

cc: Clerk, United States District Court